

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION (37 CFR 1.63)

Attorney Docket Numb	er  42P15761	
First Named Inventor	Mark J. Buxton	
C	OMPLETE IF KNOWN	_
Application Number	10/611,379	
Filing Date	June 30, 2003	_
Art Unit	2124	_
Examiner Name		_

Declaration
Submitted
with Initial
Filing

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Declaration
Submitted after initial
Filing (surcharge
(37 CFR 1.16(e))
required)

## As a below named inventor, I hereby declare that:

My residence, mailing address, and citizenship are as stated below, next to my name.

I believe I am the original and first inventor (if only one name listed below) or an original and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

SUPERIOR MISALIGNED MEMORY LOAD AND COPY USING I	MERGE HARDWARE
(Title of the Invention)	
the specification of which	
is attached hereto.	•
OR	
was filed on (if applicable):	
or as United States Application Number PCT International Application Number	10/611,379
and was amended on	(if applicable)

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim(s), as amended by any amendment specifically referred to above.

I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application. I do not know and do not believe that the claimed invention was in public use or on sale in the United States of America more than one year prior to this application, nor do I know or believe that the invention has been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) prior to this application.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.

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I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, or inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filling date before that of the application on which priority is claimed.

## Pr

nereby appoint the persons listed is document) as my respective proceeding, to prosecute this application, to prosecute this application connected herewith.  The rect all correspondence to:  Peter Lam Blakely, Sokoloff, Taylor and Markes  1279 Oakmead Parkway  City Sunnyvale  Country USA	cation attorneys cation and to tra Customer Number	and patent agents, v	with full powers the U.S. Pater Correspond	er of substitution and tent and Trademark ondence address below
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nereby declare that all statement ade on information and belief are the the knowledge that willful fals aprisonment, or both, under 18 Le lidity of the application or any parameters.	e believed to be se statements an J.S.C. 1001 and atent issued ther	true; and further that d the like so made a that such willful fals eon.  petition has been file	t these staten are punishable e statements	nents were made e by fine or may jeopardize the
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Docket No. 42P15761

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